1 Steve McNichols, SBN 43556 Everitt G. Beers, SBN 92505 2 David Austin, SBN 215371 Randy Sullivan, SBN 229326 3 MCNICHOLS BEERS LLP 6600 Koll Center Parkway, Suite 250 Pleasanton, California 94566 Telephone (925) 600-1800 5 Facsimile (925) 600-1802 6 Attorneys for Defendants and Counter-Claimants CHANĞ SU-O LIN, HONG LIEN LIN 7 AND HONG YAO ĹIN 8 9 10 UNITED STATES DISTRICT COURT 11 NORTHERN DISTRICT OF CALIFORNIA 12 13 TOLL BROTHERS, INC., No. C08 00987 SC 14 Plaintiff, ASSIGNED FOR ALL PURPOSES TO: HON. SAMUEL CONTI 15 VS. COURTROOM 1 16 CHANG SU-O LIN, HONG LIEN LIN AND HONG YAO LIN, [AMENDED] STIPULATION TO 17 MODIFY THE DEADLINE FOR TAKING OF DEPOSITIONS TO Defendants. 18 FEBRUARY 3, 2009 19 Action Filed: 2-19-08 RELATED -CROSS CLAIMS 20 21 This Stipulation is made and entered into by and between Toll Brothers, Inc., 22 ("Toll") and Chang Su-O Lin, Hong Lien Lin, and Hong Yao Lin (collectively 23 hereinafter referred to as the Lins) through their respective counsel, and is made in 24 reference to the following facts: 25 1. The Court's current orders establish January 23, 2009 as the 26 discovery cut-off date. 27 2. The parties have taken the depositions of a number of percipient 28

MCNICHOLS BEERS LLP PLEASANTON, CALIFORNIA witnesses, including Jon Paynter, Bill Morrison, Warren Inouye, Jim Boyd, Rod Andrade, Marty Inderbitzen, and Larry Fisher. In addition, the parties will have completed the depositions of Jim Tong, Werner Theissen, and Christopher Muenzen before January 23, 2009.

- 3. The parties have also reached a stipulation concerning the persons most knowledgeable for Toll in order to reduce the number of depositions required in this case.
- 4. Due to the scheduling of the above depositions, the parties have scheduled the depositions of seven (7) expert witnesses throughout the week of January 26-January 30, 2009 and February 3, 2009. The parties have also set Frank Su's and Hong Lin's deposition for this week. Hong Lin's deposition was set for January 29, 2009, in part, due to his having to travel from Taiwan.

NOW THEREFORE, IT IS HEREBY STIPULATED AND AGREED by the parties through their counsel of record hereto, that:

- 1. The discovery cut-off date for the taking of depositions will be extended to February 3, 2009.
- 2. The parties respectfully request that this Court approve their stipulation to modify the discovery cut-off deadline for depositions, and modify its status order accordingly.

January 28, 2009

McNICHOLS BEERS LLP

By:

Everitt Beers

Attorneys for Defendants/Counter-Claimants Chang Su-o Lin, Hong Lien Lin, and Hong Yao Lin

	January 28, 2009 KASOWITZ, BENSON, TORRES & FRIEDMAN LLP
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	Attorneys for Toll Brothers, Inc.
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MCNICHOLS BEERS ELP PLEASANTON, CALIFORNIA	STIPULATION RE DISCOVERY CUT-OFF DEADLINE FOR DEPOSITIONS Case No. C08 00987SC

ORDER

Good cause appearing and based upon the foregoing Stipulation;

IT IS ORDERED that the Court's July 25, 2008 Status Conference Order be modified as follows:

- 1. The discovery cut-off date for the taking of depositions will be extended to February 3, 2009.
- 2. The remainder of the July 25, 2008 Status Conference Order, as modified by this Order and prior Orders, shall remain in effect.

Dated: 2/2/09

